UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

KHYREL WARE,

Plaintiff,

-against-

SERGEANT GUNSET, CORRECTIONS OFFICER COLOMBO, and CORRECTION OFFICERS JOHN DOE.

Defendants.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 1/22/2025

24-cv-454 (NSR)

MEMORANDUM & ORDER

NELSON S. ROMÁN, United States District Judge:

Plaintiff Khyrel Ware ("Plaintiff"), by application dated October 10, 2024, seeks appointment of *pro bono* counsel. (ECF No. 29.)

Unlike in criminal proceedings, the Court does not have the power to obligate attorneys to represent indigent *pro se* litigants in civil cases. *See Mallard v. U.S. Dist. Court for the S. Dist. of Iowa*, 490 U.S. 296, 308–09 (1989). Instead, pursuant to 28 U.S.C. § 1915(e)(1), the Court may, at its discretion, order that the Pro Se Office request an attorney to represent an indigent litigant by placing the matter on a list circulated to attorneys who are members of the Court's pro bono panel. *See Palacio v. City of New York*, 489 F. Supp. 2d 335, 344 (S.D.N.Y. 2007).

The Second Circuit set forth the standards governing the appointment of counsel in *pro se* cases in *Hendricks v. Coughlin*, 114 F.3d 390, 392 (2d Cir. 1997), *Cooper v. A. Sargenti Co.*, 877 F.2d 170, 172 (2d Cir. 1989), and *Hodge v. Police Officers*, 802 F.2d 58, 60–62 (2d Cir. 1986). These cases direct the district courts to "first determine whether the indigent's position seems likely to be of substance," *Hodge*, 802 F.2d at 61, and then, if this threshold is met, to consider "secondary criteria," including the *pro se* litigant's "ability to obtain representation independently, and his ability to handle the case without assistance in the light of the required factual investigation,

the complexity of the legal issues, and the need for expertly conducted cross-examination to test

veracity." Cooper, 877 F.2d at 172; accord Hendricks, 114 F.3d at 392 (quoting Hodge, 802 F.2d

at 61-62). "Even where the claim is not frivolous, counsel is often unwarranted where the

indigent's chances of success are extremely slim," and the Court should determine whether the pro

se litigant's "position seems likely to be of substance," or shows "some chance of success."

Hodge, 802 F.2d at 60-61.

The proceedings are still in their early stages, and the parties have yet to enter discovery or

make dispositive motions. Thus, the Court is unable to conclude that Plaintiff cannot handle the

case without assistance, although this conclusion may change as the action progresses.

Furthermore, the Court still cannot ascertain whether Plaintiff's position shows a strong chance of

success, nor are the legal issues in this case particularly complex.

Therefore, because the Court does not find any circumstances which warrant the

appointment of pro bono counsel at this time, Plaintiff's motion is DENIED without prejudice to

renew at a later stage in the proceedings. The Clerk of Court is respectfully directed to mail a copy

of this Order to Plaintiff, as well as instructions on how to amend a complaint and a blank amended

complaint form to Plaintiff at the address listed on ECF and to show proof of service.

Dated:

January 22, 2025

White Plains, New York

SO ORDERED:

NELSON S. ROMÁN

United States District Judge